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EXAMINER'S AMENDMENT or NOTICE OF the or declaration is deficient.
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on the drawings in the front (not the back) of 7 CFR 1.121(d).
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of Informal Patent Application (PTO-152) w Summary (PTO-413), No./Mail Date
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Application/Control Number: 10/074,536

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## **EXAMINER'S AMENDMENT**

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Charlotte Wilson on March 15, 2004.

The application has been amended as follows:

In Claim 1, line 8: before "partially" delete -- at least --.

In Claim 12, line 9: before "partially" delete -- at least --.

In Claim 23, line 9: before "partially" delete -- at least --.

In Claim 34, line 8: before "partially" delete -- at least --.

- 2. The following is an examiner's statement of reasons for allowance:
- 3. The Amendment submitted on January 8, 2004, has been entered. Claims 2, 7, 13, 18, 24, 29, 35, and 40 have been cancelled. Claims 1, 3, 12, 14, 23, 25, 34, and 36 have been amended. Therefore, the pending claims are 1, 3 6, 8 12, 14 17, 19 23, 25 28, 30 34, 36 39, and 41 43.
- 4. The present amendment is sufficient to overcome the 35 USC 112 1<sup>st</sup> paragraph rejection set forth in the previous Office Action since the Applicant has amended the claims to state that the first elementary filaments are chemically degraded.

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5. The 35 USC 102 rejection based on Groten et al. (5,899,785) is withdrawn since the nylon component is mechanically degraded and not chemically degraded, as claimed, which would produce a different fiber structure in the final product.

- 6. The 35 USC 102 rejection based on Hayashi et al. (4,367,070) and Okamoto et al. (4,008,344) are withdrawn since the claim as amended requires a nonwoven fabric having first set of filaments made from nylon which are partially chemically degraded and a second set of filaments. While both references teach chemically degrading a second component to form polyester microfibers, neither reference teaches degrading a nylon material and neither reference teaches that the second component is only partially degraded.
- The prior art fails to teach or fairly suggest making a nonwoven fabric comprising two different microdenier filaments, a first set of filaments made from nylon 6, nylon 6,6, nylon 11, and nylon 6,10 which is partially chemically degraded, and a second set of filaments which is dyed. While the prior art teaches forming microfibers by degrading a second component in a multicomponent fiber, the prior art fails to teach or suggest that this component should only be partially degraded. Further, while the prior art such as Burnes, Jr. et al. (4,353,706) teaches it is known to partially chemically degrade nylon fibers in the pile of a carpet to form a design or aesthetic effect, the prior art fails to teach or suggest degrading the nylon fibers when they are in a nonwoven fabric and blended with a second type of fiber. Therefore, claims 1, 3 6, 8 12, 14 17, 19 23, 25 28, 30 34, 36 39, and <math>41 43 are allowed.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

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fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jenna-Leigh Befumo whose telephone number is (571) 272-1472. The examiner can normally be reached on Monday - Friday (8:00 - 5:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Terrel Morris can be reached on (571) 272-1478. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jenna-Leigh Befumo March 15, 2004

> CHERYLA JUSKA PRIMARY EXAMINER